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13	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
14	NORTHERN DISTRICT OAKLAND DI		
15	NATIVE VILLAGE OF KIVALINA and CITY OF	Case No. C 08-01138 SBA	
16	KIVALINA	STIPULATION EXTENDING DEFENDANTS' DEADLINE TO	
17	Plaintiffs,	ANSWER, MOVE OR RESPOND TO COMPLAINT	
18	v.	COMPLAINT	
19	EXXONMOBIL CORPORATION; BP P.L.C.; BP AMERICA, INC.; BP PRODUCTS NORTH	[Local Rule 6-1(a)—No Action By Court	
20	AMERICA, INC.; CHEVRON CORPORATION CHEVRON U.S.A., INC.; CONOCOPHILLIPS COMPANY; ROYAL DUTCH SHELL PLC;	Required]	
21	SHELL OIL COMPANY; PEABODY ENERGY CORPORATION; THE AES CORPORATION;		
22	AMERICAN ELECTRIC POWER COMPANY, INC.; AMERICAN ELECTRIC POWER		
23	SERVICE CORPORATION; DTE ENERGY COMPANY; DUKE ENERGY CORPORATIO		
24	DYNEGY HOLDINGS, INC.; EDISON INTERNATIONAL; IDAMERICAN ENERG		
25	HOLDINGS COMPANY; MIRANT CORPORATION; NRG ENERGY; PINNACLE		
26	WEST CAPITAL CORPORATION; RELIANT ENERGY, INC.; THE SOUTHERN COMPANY		
27	AND XCEL ENERGY, INC.,		
28	Defendants.		

IT IS HEREBY STIPULATED AND AGREED, by and among the undersigned, that:

- 1. Pursuant to Local Rule 6-1(a), the time for the undersigned Defendants ("the Defendants") to answer, move, or otherwise respond to the above-entitled Complaint, is extended through and including June 30, 2008.
- 2. Plaintiffs and Defendants will attempt to agree on a briefing schedule for the filing of motions, responses, replies, and associated briefs under Rule 12(b) of the Federal Rules of Civil Procedure, and will submit their agreements or proposals to the Court as part of the Joint Case Management conference statement due on May 28, 2008.
- 3. The Plaintiffs and Defendants will attempt in good faith to present a joint proposal for consolidated briefing of Rule 12(b) motions to the extent consolidated briefing can be accomplished.
- 4. This stipulation provides solely for an enlargement of the date for answering or otherwise responding to Plaintiffs' Complaint, and is not intended to operate as an admission of any factual allegation or legal conclusion, or as a waiver of any objection, including subject matter jurisdiction, personal jurisdiction, and/or venue.
- 5. This Stipulation is made effective as of March 17, 2008. No portion of this Stipulation may be altered or amended except by a writing executed by all parties to this Stipulation or by an Order entered by the Court. The parties agree that they will encourage Defendants who are not parties to this Stipulation to abide by the terms agreed to herein, including, if necessary, entering into a substantively similar stipulation with Plaintiffs. The parties agree and acknowledge that any party hereto may file this Stipulation with the Court.

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1	DATED: March 19, 2008	AGREED BY:
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	STIPULATION EXTENDING DEFENDANTS' DEADLINE Case No. C 08-01138 SBA

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	STIPULATION EXTENDING DEFENDANTS' DEADLINE Case No. C 08-01138 SBA

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## CERTIFICATION BY LISA KOBIALKA PURSUANT TO GENERAL RULE NO. 45, SECTION X RE E-FILING ON BEHALF OF MULTIPLE SIGNATORIES

- I am an attorney licensed to practice law in the state of California, and am a partner in the law firm King & Spalding LLP, counsel for defendant Chevron Corporation and Chevron U.S.A., Inc. in this matter. The statements herein are made on my personal knowledge, and if called as a witness I could and would testify thereto.
- The above e-filed document contains multiple signatures. I declare that concurrence has 2. been obtained from each of the other signatories to file the jointly prepared document with the Court. Pursuant to General Rule No. 45, I shall maintain records to support this concurrence for subsequent production for the court if so ordered, or for inspection upon request by a party until one year after final resolution of the action (including appeal, if any).

I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct on this 19th day of March 2008.

Lisa Kobialka

27

Case No. C 08-01138 SBA

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17	Following ordinary business practices, the envelope was sealed and placed for collection	
18	and mailing on this date, and would, in the ordinary course of business, be deposited with the	
19	United States Postal Service on this date.	
20	I declare under penalty of perjury under the laws of the State of California that the above is	
21	true and correct.	
	Executed on March 19, 2008, at Redwood Shores, California.	
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24		Andrea Elaine Ayala-Robles
25		Andreg Erame Ayara-Robies
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	COUDLIL ACTION EXCENDING DEFENDANTS DEAD	Cosa No. C 08 01138 SB A